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(c) Property, employee, health, and liability insurance.

(Authority: 20 U.S.C. 1221e–3(a)(1), 2831(a), 2974(b), and 3474)

[59 FR 59583, Nov. 17, 1994]

§ 76.567 Other expenditures—restricted rate.

- (a) As used in §76.564, other expenditures means the grantee's total expenditures for its federally- and non-federally-funded activities in the most recent year for which data are available. The term also includes direct occupancy and space maintenance costs as determined under §76.568 and costs related to the chief executive officers of the grantee and components of the grantee and their offices (see §76.565(c) and (d)).
 - (b) The term does not include—
- (1) General management costs determined under §76.565:
- (2) Fixed costs determined under \$76.566:
 - (3) Subgrants;
 - (4) Capital outlay;
 - (5) Debt service;
 - (6) Fines and penalties;
 - (7) Contingencies; and
- (8) Election expenses. However, the term does include election expenses that result from elections required by an applicable Federal statute.

(Authority: 20 U.S.C. 1221e-3(a)(1), 2831(a), 2974(b), and 3474)

[59 FR 59583, Nov. 17, 1994]

§ 76.568 Occupancy and space maintenance costs—restricted rate.

- (a) As used in the calculation of a restricted indirect cost rate, occupancy and space maintenance costs means such costs as—
- (1) Building costs whether owned or rented;
 - (2) Janitorial services and supplies;
- (3) Building, grounds, and parking lot maintenance;
 - (4) Guard services;
 - (5) Light, heat, and power;
- (6) Depreciation, use allowances, and amortization: and
 - (7) All other related space costs.
- (b) Occupancy and space maintenance costs associated with organization-wide service functions (accounting, payroll, personnel) may be included as

general management costs if a space allocation or use study supports the allocation.

(c) Occupancy and space maintenance costs associated with functions that are not organization-wide must be included with other expenditures in the indirect cost formula. These costs may be charged directly to affected programs only to the extent that statutory supplanting prohibitions are not violated. This reimbursement must be approved in advance by the Secretary.

(Authority: 20 U.S.C. 1221e–3(a)(1), 2831(a), 2974(b), and 3474)

[59 FR 59584, Nov. 17, 1994]

§ 76.569 Using the restricted indirect cost rate.

(a) Under the programs referenced in §76.563, the maximum amount of indirect costs under a grant is determined by the following formula:

Indirect costs = (Restricted indirect
cost rate) × (Total direct costs of
the grant minus capital outlays,
subgrants, and other distorting or
unallowable items as specified in
the grantee's indirect cost rate
agreement)

(b) If a grantee uses a restricted indirect cost rate, the general management and fixed costs covered by that rate must be excluded by the grantee from the direct costs it charges to the grant.

(Authority: 20 U.S.C. 1221e–3(a)(1), 2831(a), 2974(b), and 3474)

[59 FR 59584, Nov. 17, 1994]

§ 76.580 Coordination with other activities.

A State and a subgrantee shall, to the extent possible, coordinate each of its projects with other activities that are in the same geographic area served by the project and that serve similar purposes and target groups.

(Authority: 20 U.S.C. 1221e-3, 2890, and 3474)

[45 FR 22517, Apr. 3, 1980. Redesignated at 45 FR 77368, Nov. 21, 1980, as amended at 57 FR 30341. July 8, 1992]